106TH CONGRESS 1ST SESSION

S. 1949

To promote economically sound modernization of electric power generation capacity in the United States, to establish requirements to improve the combustion heat rate efficiency of fossil fuel-fired electric utility generating units, to reduce emissions of mercury, carbon dioxide, nitrogen oxides, and sulfur dioxide, to require that all fossil fuel-fired electric utility generating units operating in the United States meet new source review requirements, to promote the use of clean coal technologies, and to promote alternative energy and clean energy sources such as solar, wind, biomass, and fuel cells.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 17, 1999

Mr. Leahy introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To promote economically sound modernization of electric power generation capacity in the United States, to establish requirements to improve the combustion heat rate efficiency of fossil fuel-fired electric utility generating units, to reduce emissions of mercury, carbon dioxide, nitrogen oxides, and sulfur dioxide, to require that all fossil fuel-fired electric utility generating units operating in the United States meet new source review requirements, to promote the use of clean coal technologies, and to promote alternative energy and clean energy sources such as solar, wind, biomass, and fuel cells.

- 2 Be it enacted by the Senate and House of Representa-1 tives of the United States of America in Congress assembled, 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS. 4 (a) SHORT TITLE.—This Act may be cited as the "Clean Power Plant and Modernization Act of 1999". (b) Table of Contents of table of contents of 6 this Act is as follows: Sec. 1. Short title; table of contents. Sec. 2. Findings and purposes. Sec. 3. Definitions. Sec. 4. Combustion heat rate efficiency standards for fossil fuel-fired generating Sec. 5. Air emission standards for fossil fuel-fired generating units. Sec. 6. Extension of renewable energy production credit. Sec. 7. Megawatt hour generation fees. Sec. 8. Clean Air Trust Fund. Sec. 9. Accelerated depreciation for investor-owned generating units. Sec. 10. Grants for publicly owned generating units. Sec. 11. Recognition of permanent emission reductions in future climate change implementation programs. Sec. 12. Renewable and clean power generation technologies.
 - Sec. 13. Clean coal, advanced gas turbine, and combined heat and power demonstration program.
 - Sec. 14. Evaluation of implementation of this Act and other statutes.
 - Sec. 15. Assistance for workers adversely affected by reduced consumption of coal.
 - Sec. 16. Community economic development incentives for communities adversely affected by reduced consumption of coal.
 - Sec. 17. Carbon sequestration.

8 SEC. 2. FINDINGS AND PURPOSES.

- 9 (a) FINDINGS.—Congress finds that—
- 10 (1) the United States is relying increasingly on
- old, needlessly inefficient, and highly polluting pow-
- erplants to provide electricity;
- 13 (2) the pollution from those powerplants causes
- a wide range of health and environmental damage,
- including—

1	(A) fine particulate matter that is associ-
2	ated with the deaths of approximately 50,000
3	Americans annually;
4	(B) urban ozone, commonly known as
5	"smog", that impairs normal respiratory func-
6	tions and is of special concern to individuals af-
7	flicted with asthma, emphysema, and other res-
8	piratory ailments;
9	(C) rural ozone that obscures visibility and
10	damages forests and wildlife;
11	(D) acid deposition that damages estu-
12	aries, lakes, rivers, and streams (and the plants
13	and animals that depend on them for survival
14	and leaches heavy metals from the soil;
15	(E) mercury and heavy metal contamina-
16	tion that renders fish unsafe to eat, with espe-
17	cially serious consequences for pregnant women
18	and their fetuses;
19	(F) eutrophication of estuaries, lakes, riv-
20	ers, and streams; and
21	(G) global climate change that may fun-
22	damentally and irreversibly alter human, ani-
23	mal, and plant life;
24	(3) tax laws and environmental laws—

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1	(A) provide a very strong incentive for
2	electric utilities to keep old, dirty, and ineffi-
3	cient generating units in operation; and
4	(B) provide a strong disincentive to invest-
5	ing in new, clean, and efficient generating tech-
6	nologies;
7	(4) fossil fuel-fired power plants, consisting of
8	plants fueled by coal, fuel oil, and natural gas,
9	produce nearly two-thirds of the electricity generated
10	in the United States;
11	(5) since, according to the Department of En-
12	ergy, the average combustion heat rate efficiency of
13	fossil fuel-fired power plants in the United States is
14	33 percent, 67 percent of the heat generated by
15	burning the fuel is wasted;
16	(6) technology exists to increase the combustion
17	heat rate efficiency of coal combustion from 35 per-
18	cent to 50 percent above current levels, and techno-
19	logical advances are possible that would boost the
20	net combustion heat rate efficiency even more;
21	(7) coal-fired power plants are the leading
22	source of mercury emissions in the United States,
23	releasing an estimated 52 tons of this potent

neurotoxin each year;

1	(8) in 1996, fossil fuel-fired power plants in the
2	United States produced over 2,000,000,000 tons of
3	carbon dioxide, the primary greenhouse gas;
4	(9) on average—
5	(A) fossil fuel-fired power plants emit
6	1,999 pounds of carbon dioxide for every mega-
7	watt hour of electricity produced;
8	(B) coal-fired power plants emit 2,110
9	pounds of carbon dioxide for every megawatt
10	hour of electricity produced; and
11	(C) coal-fired power plants emit 205
12	pounds of carbon dioxide for every million Brit-
13	ish thermal units of fuel consumed;
14	(10) the average fossil fuel-fired generating unit
15	in the United States commenced operation in 1964,
16	6 years before the Clean Air Act (42 U.S.C. 7401
17	et seq.) was amended to establish requirements for
18	stationary sources;
19	(11)(A) according to the Department of En-
20	ergy, only 23 percent of the 1,000 largest emitting
21	units are subject to stringent new source perform-
22	ance standards under section 111 of the Clean Air
23	Act (42 U.S.C. 7411); and

1	(B) the remaining 77 percent, commonly re-
2	ferred to as "grandfathered" power plants, are sub-
3	ject to much less stringent requirements;
4	(12) on the basis of scientific and medical evi-
5	dence, exposure to mercury and mercury compounds
6	is of concern to human health and the environment;
7	(13) pregnant women and their developing
8	fetuses, women of childbearing age, and children are
9	most at risk for mercury-related health impacts such
10	as neurotoxicity;
11	(14) although exposure to mercury and mercury
12	compounds occurs most frequently through con-
13	sumption of mercury-contaminated fish, such expo-
14	sure can also occur through—
15	(A) ingestion of breast milk;
16	(B) ingestion of drinking water, and foods
17	other than fish, that are contaminated with
18	methyl mercury; and
19	(C) dermal uptake through contact with
20	soil and water;
21	(15) the report entitled "Mercury Study Report
22	to Congress" and submitted by the Environmental
23	Protection Agency under section 112(n)(1)(B) of the
24	Clean Air Act (42 U.S.C. 7412(n)(1)(B)), in con-

junction with other scientific knowledge, supports a

1	plausible link between mercury emissions from com-
2	bustion of coal and other fossil fuels and mercury
3	concentrations in air, soil, water, and sediments;
4	(16)(A) the Environmental Protection Agency
5	report described in paragraph (15) supports a plau-
6	sible link between mercury emissions from combus-
7	tion of coal and other fossil fuels and methyl mer-
8	cury concentrations in freshwater fish;
9	(B) in 1997, 39 States issued health advisories
10	that warned the public about consuming mercury-
11	tainted fish, as compared to 27 States that issued
12	such advisories in 1993; and
13	(C) the number of mercury advisories nation-
14	wide increased from 899 in 1993 to 1,675 in 1996
15	an increase of 86 percent;
16	(17) pollution from powerplants can be reduced
17	through adoption of modern technologies and prac-
18	tices, including—
19	(A) methods of combusting coal that are
20	intrinsically more efficient and less polluting
21	such as pressurized fluidized bed combustion
22	and an integrated gasification combined cycle

system;

1	(B) methods of combusting cleaner fuels,
2	such as gases from fossil and biological re-
3	sources and combined cycle turbines;
4	(C) treating flue gases through application
5	of pollution controls;
6	(D) methods of extracting energy from
7	natural, renewable resources of energy, such as
8	solar and wind sources;
9	(E) methods of producing electricity and
10	thermal energy from fuels without conventional
11	combustion, such as fuel cells; and
12	(F) combined heat and power methods of
13	extracting and using heat that would otherwise
14	be wasted, for the purpose of heating or cooling
15	office buildings, providing steam to processing
16	facilities, or otherwise increasing total effi-
17	ciency; and
18	(18) adopting the technologies and practices de-
19	scribed in paragraph (17) would increase competi-
20	tiveness and productivity, secure employment, save
21	lives, and preserve the future.
22	(b) Purposes.—The purposes of this Act are—
23	(1) to protect and preserve the environment
24	while safeguarding health by ensuring that each fos-
25	sil fuel-fired generating unit minimizes air pollution

1	to levels that are technologically feasible through
2	modernization and application of pollution controls;
3	(2) to greatly reduce the quantities of mercury,
4	carbon dioxide, sulfur dioxide, and nitrogen oxides
5	entering the environment from combustion of fossil
6	fuels;
7	(3) to permanently reduce emissions of those
8	pollutants by increasing the combustion heat rate ef-
9	ficiency of fossil fuel-fired generating units to levels
10	achievable through—
11	(A) use of commercially available combus-
12	tion technology, including clean coal tech-
13	nologies such as pressurized fluidized bed com-
14	bustion and an integrated gasification combined
15	cycle system;
16	(B) installation of pollution controls;
17	(C) expanded use of renewable and clean
18	energy sources such as biomass, geothermal,
19	solar, wind, and fuel cells; and
20	(D) promotion of application of combined
21	heat and power technologies;
22	(4)(A) to create financial and regulatory incen-
23	tives to retire thermally inefficient generating units
24	and replace them with new units that employ high-
25	thermal-efficiency combustion technology; and

- 1 (B) to increase use of renewable and clean en-2 ergy sources such as biomass, geothermal, solar, 3 wind, and fuel cells;
 - (5) to establish the Clean Air Trust Fund to fund the training, economic development, carbon sequestration, and research, development, and demonstration programs established under this Act;
 - (6) to eliminate the "grandfather" loophole in the Clean Air Act relating to sources in operation before the promulgation of standards under section 111 of that Act (42 U.S.C. 7411);
 - (7) to express the sense of Congress that permanent reductions in emissions of greenhouse gases that are accomplished through the retirement of old units and replacement by new units that meet the combustion heat rate efficiency and emission standards specified in this Act should be credited to the utility sector and the owner or operator in any climate change implementation program;
 - (8) to promote permanent and safe disposal of mercury recovered through coal cleaning, flue gas control systems, and other methods of mercury pollution control;
- 24 (9) to increase public knowledge of the sources 25 of mercury exposure and the threat to public health

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1	from mercury, particularly the threat to the health
2	of pregnant women and their fetuses, women of
3	childbearing age, and children;
4	(10) to decrease significantly the threat to
5	human health and the environment posed by mer-
6	cury;
7	(11) to provide worker retraining for workers
8	adversely affected by reduced consumption of coal
9	and
10	(12) to provide economic development incentives
11	for communities adversely affected by reduced con-
12	sumption of coal.
13	SEC. 3. DEFINITIONS.
14	In this Act:
15	(1) Administrator.—The term "Adminis-
16	trator" means the Administrator of the Environ-
17	mental Protection Agency.
18	(2) Generating unit.—The term "generating
19	unit" means an electric utility generating unit.
20	SEC. 4. COMBUSTION HEAT RATE EFFICIENCY STANDARDS
21	FOR FOSSIL FUEL-FIRED GENERATING
22	UNITS.
23	(a) Standards.—
24	(1) In general.—Not later than the day that
25	is 10 years after the date of enactment of this Act

- 1 each fossil fuel-fired generating unit that commences
- 2 operation on or before that day shall achieve and
- 3 maintain, at all operating levels, a combustion heat
- 4 rate efficiency of not less than 45 percent (based on
- 5 the higher heating value of the fuel).
- 6 (2) Future generating units.—Each fossil
- 7 fuel-fired generating unit that commences operation
- 8 more than 10 years after the date of enactment of
- 9 this Act shall achieve and maintain, at all operating
- levels, a combustion heat rate efficiency of not less
- than 50 percent (based on the higher heating value
- of the fuel), unless granted a waiver under sub-
- section (d).
- (b) Test Methods.—Not later than 2 years after
- 15 the date of enactment of this Act, the Administrator, in
- 16 consultation with the Secretary of Energy, shall promul-
- 17 gate methods for determining initial and continuing com-
- 18 pliance with this section.
- 19 (c) Permit Requirement.—Not later than 10 years
- 20 after the date of enactment of this Act, each generating
- 21 unit shall have a permit issued under title V of the Clean
- 22 Air Act (42 U.S.C. 7661 et seq.) that requires compliance
- 23 with this section.
- 24 (d) Waiver of Combustion Heat Rate Effi-
- 25 CIENCY STANDARD.—

- 1 (1) APPLICATION.—The owner or operator of a
 2 generating unit that commences operation more than
 3 10 years after the date of enactment of this Act may
 4 apply to the Administrator for a waiver of the com5 bustion heat rate efficiency standard specified in
 6 subsection (a)(2) that is applicable to that type of
 7 generating unit.
 - (2) Issuance.—The Administrator may grant the waiver only if—
 - (A)(i) the owner or operator of the generating unit demonstrates that the technology to meet the combustion heat rate efficiency standard is not commercially available; or
 - (ii) the owner or operator of the generating unit demonstrates that, despite best technical efforts and willingness to make the necessary level of financial commitment, the combustion heat rate efficiency standard is not achievable at the generating unit; and
 - (B) the owner or operator of the generating unit enters into an agreement with the Administrator to offset by a factor of 1.5 to 1, using a method approved by the Administrator, the emission reductions that the generating unit does not achieve because of the failure to

1	achieve the combustion heat rate efficiency
2	standard specified in subsection $(a)(2)$.
3	(3) Effect of Waiver.—If the Administrator
4	grants a waiver under paragraph (1), the generating
5	unit shall be required to achieve and maintain, at all
6	operating levels, the combustion heat rate efficiency
7	standard specified in subsection $(a)(1)$.
8	SEC. 5. AIR EMISSION STANDARDS FOR FOSSIL FUEL-FIRED
9	GENERATING UNITS.
10	(a) All Fossil Fuel-Fired Generating
11	UNITS.—Not later than 10 years after the date of enact-
12	ment of this Act, each fossil fuel-fired generating unit, re-
13	gardless of its date of construction or commencement of
14	operation, shall be subject to, and operating in physical
15	and operational compliance with, the new source review
16	requirements under section 111 of the Clean Air Act (42
17	U.S.C. 7411).
18	(b) Emission Rates for Sources Required To
19	Maintain 45 Percent Efficiency.—Not later than 10
20	years after the date of enactment of this Act, each fossil
21	fuel-fired generating unit subject to section 4(a)(1) shall
22	be in compliance with the following emission limitations:
23	(1) Mercury.—Each coal-fired or fuel oil-fired
24	generating unit shall be required to remove 90 per-

1	cent of the mercury contained in the fuel, calculated
2	in accordance with subsection (e).
3	(2) Carbon Dioxide.—
4	(A) NATURAL GAS-FIRED GENERATING
5	UNITS.—Each natural gas-fired generating unit
6	shall be required to achieve an emission rate of
7	not more than 0.9 pounds of carbon dioxide per
8	kilowatt hour of net electric power output.
9	(B) Fuel oil-fired generating
10	UNITS.—Each fuel oil-fired generating unit
11	shall be required to achieve an emission rate of
12	not more than 1.3 pounds of carbon dioxide per
13	kilowatt hour of net electric power output.
14	(C) COAL-FIRED GENERATING UNITS.—
15	Each coal-fired generating unit shall be re-
16	quired to achieve an emission rate of not more
17	than 1.55 pounds of carbon dioxide per kilowatt
18	hour of net electric power output.
19	(3) Sulfur dioxide.—Each fossil fuel-fired
20	generating unit shall be required—
21	(A) to remove 95 percent of the sulfur di-
22	oxide that would otherwise be present in the
23	flue gas; and

1	(B) to achieve an emission rate of not
2	more than 0.3 pounds of sulfur dioxide per mil-
3	lion British thermal units of fuel consumed.
4	(4) Nitrogen oxides.—Each fossil fuel-fired
5	generating unit shall be required—
6	(A) to remove 90 percent of nitrogen ox-
7	ides that would otherwise be present in the flue
8	gas; and
9	(B) to achieve an emission rate of not
10	more than 0.15 pounds of nitrogen oxides per
11	million British thermal units of fuel consumed.
12	(c) Emission Rates for Sources Required To
13	MAINTAIN 50 PERCENT EFFICIENCY.—Each fossil fuel-
14	fired generating unit subject to section 4(a)(2) shall be
15	in compliance with the following emission limitations:
16	(1) Mercury.—Each coal-fired or fuel oil-fired
17	generating unit shall be required to remove 90 per-
18	cent of the mercury contained in the fuel, calculated
19	in accordance with subsection (e).
20	(2) Carbon dioxide.—
21	(A) NATURAL GAS-FIRED GENERATING
22	UNITS.—Each natural gas-fired generating unit
23	shall be required to achieve an emission rate of
24	not more than 0.8 pounds of carbon dioxide per
25	kilowatt hour of net electric power output.

1	(B) Fuel oil-fired generating
2	UNITS.—Each fuel oil-fired generating unit
3	shall be required to achieve an emission rate of
4	not more than 1.2 pounds of carbon dioxide per
5	kilowatt hour of net electric power output.
6	(C) Coal-fired generating units.—
7	Each coal-fired generating unit shall be re-
8	quired to achieve an emission rate of not more
9	than 1.4 pounds of carbon dioxide per kilowatt
10	hour of net electric power output.
11	(3) Sulfur dioxide.—Each fossil fuel-fired
12	generating unit shall be required—
13	(A) to remove 95 percent of the sulfur di-
14	oxide that would otherwise be present in the
15	flue gas; and
16	(B) to achieve an emission rate of not
17	more than 0.3 pounds of sulfur dioxide per mil-
18	lion British thermal units of fuel consumed.
19	(4) Nitrogen oxides.—Each fossil fuel-fired
20	generating unit shall be required—
21	(A) to remove 90 percent of nitrogen ox-
22	ides that would otherwise be present in the flue
23	gas; and

1	(B) to achieve an emission rate of not
2	more than 0.15 pounds of nitrogen oxides per
3	million British thermal units of fuel consumed.
4	(d) Permit Requirement.—Not later than 10
5	years after the date of enactment of this Act, each gener-
6	ating unit shall have a permit issued under title V of the
7	Clean Air Act (42 U.S.C. 7661 et seq.) that requires com-
8	pliance with this section.
9	(e) Compliance Determination and Moni-
10	TORING.—
11	(1) Regulations.—Not later than 2 years
12	after the date of enactment of this Act, the Adminis-
13	trator, in consultation with the Secretary of Energy,
14	shall promulgate methods for determining initial and
15	continuing compliance with this section.
16	(2) CALCULATION OF MERCURY EMISSION RE-
17	DUCTIONS.—Not later than 2 years after the date of
18	enactment of this Act, the Administrator shall pro-
19	mulgate fuel sampling techniques and emission mon-
20	itoring techniques for use by generating units in cal-
21	culating mercury emission reductions for the pur-
22	poses of this section.
23	(3) Reporting.—
24	(A) IN GENERAL.—Not less often than
25	quarterly, the owner or operator of a generating

- unit shall submit a pollutant-specific emission report for each pollutant covered by this section.
 - (B) SIGNATURE.—Each report required under subparagraph (A) shall be signed by a responsible official of the generating unit, who shall certify the accuracy of the report.
 - (C) Public Reporting.—The Administrator shall annually make available to the public, through 1 or more published reports and 1 or more forms of electronic media, facility-specific emission data for each generating unit and pollutant covered by this section.
 - (D) Consumer disclosure.—Not later than 2 years after the date of enactment of this Act, the Administrator shall promulgate regulations requiring each owner or operator of a generating unit to disclose to residential consumers of electricity generated by the unit, on a regular basis (but not less often than annually) and in a manner convenient to the consumers, data concerning the level of emissions by the generating unit of each pollutant covered by this section and each air pollutant covered by section 111 of the Clean Air Act (42 U.S.C. 7411).

1	(f) Disposal of Mercury Captured or Recov-
2	ERED THROUGH EMISSION CONTROLS.—
3	(1) Captured or recovered mercury.—Not
4	later than 2 years after the date of enactment of
5	this Act, the Administrator shall promulgate regula-
6	tions to ensure that mercury that is captured or re-
7	covered through the use of an emission control, coal
8	cleaning, or another method is disposed of in a man-
9	ner that ensures that—
10	(A) the hazards from mercury are not
11	transferred from 1 environmental medium to
12	another; and
13	(B) there is no release of mercury into the
14	environment.
15	(2) Mercury-containing sludges and
16	WASTES.—The regulations promulgated by the Ad-
17	ministrator under paragraph (1) shall ensure that
18	mercury-containing sludges and wastes are handled
19	and disposed of in accordance with all applicable
20	Federal and State laws (including regulations).
21	(g) Public Reporting of Facility-Specific
22	Emission Data.—
23	(1) In general.—The Administrator shall an-
24	nually make available to the public, through 1 or
25	more published reports and the Internet, facility-spe-

1	cific emission data for each generating unit and for
2	each pollutant covered by this section.
3	(2) Source of data.—The emission data shall
4	be taken from the emission reports submitted under
5	subsection $(e)(3)$.
6	SEC. 6. EXTENSION OF RENEWABLE ENERGY PRODUCTION
7	CREDIT.
8	Section 45(c) of the Internal Revenue Code of 1986
9	(relating to definitions) is amended—
10	(1) in paragraph (1)—
11	(A) in subparagraph (A), by striking
12	"and";
13	(B) in subparagraph (B), by striking the
14	period and inserting ", and"; and
15	(C) by adding at the end the following:
16	"(C) solar power.";
17	(2) in paragraph (3)—
18	(A) by inserting ", and December 31,
19	1998, in the case of a facility using solar power
20	to produce electricity" after "electricity"; and
21	(B) by striking "1999" and inserting
22	"2010"; and
23	(3) by adding at the end the following:
24	"(4) Solar power.—The term 'solar power'
25	means solar power harnessed through—

1	"(A) photovoltaic systems,
2	"(B) solar boilers that provide process
3	heat, and
4	"(C) any other means.".
5	SEC. 7. MEGAWATT HOUR GENERATION FEES.
6	(a) In General.—Chapter 38 of the Internal Rev-
7	enue Code of 1986 (relating to miscellaneous excise taxes)
8	is amended by inserting after subchapter D the following:
9	"Subchapter E—Megawatt Hour Generation
10	Fees
	"Sec. 4691. Imposition of fees.
11	"SEC. 4691. IMPOSITION OF FEES.
12	"(a) Tax Imposed.—There is hereby imposed on
13	each covered fossil fuel-fired generating unit a tax equal
14	to 30 cents per megawatt hour of electricity produced by
15	the covered fossil fuel-fired generating unit.
16	"(b) Adjustment of Rates.—Not less often than
17	once every 2 years beginning after 2002, the Secretary,
18	in consultation with the Administrator of the Environ-
19	mental Protection Agency, shall evaluate the rate of the
20	tax imposed by subsection (a) and increase the rate if nec-
21	essary for any succeeding calendar year to ensure that the
22	Clean Air Trust Fund established by section 9511 has suf-
23	ficient amounts to fully fund the activities described in
24	section 9511(c).

- 1 "(c) Payment of Tax.—The tax imposed by this
- 2 section shall be paid quarterly by the owner or operator
- 3 of each covered fossil fuel-fired generating unit.
- 4 "(d) Covered Fossil Fuel-Fired Generating
- 5 Unit.—The term 'covered fossil fuel-fired generating unit'
- 6 means an electric utility generating unit that—
- 7 "(1) is powered by fossil fuels;
- 8 "(2) has a generating capacity of 5 or more
- 9 megawatts; and
- 10 "(3) because of the date on which the gener-
- 11 ating unit commenced commercial operation, is not
- subject to all regulations promulgated under section
- 13 111 of the Clean Air Act (42 U.S.C. 7411).".
- 14 (b) Conforming Amendment.—The table of sub-
- 15 chapters for such chapter 38 is amended by inserting after
- 16 the item relating to subchapter D the following:

"Subchapter E. Megawatt hour generation fees.".

- 17 (c) Effective Date.—The amendments made by
- 18 this section shall apply to electricity produced in calendar
- 19 years beginning after December 31, 2000.
- 20 SEC. 8. CLEAN AIR TRUST FUND.
- 21 (a) IN GENERAL.—Subchapter A of chapter 98 of the
- 22 Internal Revenue Code of 1986 (relating to trust fund
- 23 code) is amended by adding at the end the following:

1 "SEC. 9511. CLEAN AIR TRUST FUND.

2	"(a) Creation of Trust Fund.—There is estab-
3	lished in the Treasury of the United States a trust fund
4	to be known as the 'Clean Air Trust Fund' (hereafter re-
5	ferred to in this section as the 'Trust Fund'), consisting
6	of such amounts as may be appropriated or credited to
7	the Trust Fund as provided in this section or section
8	9602(b).
9	"(b) Transfers to Trust Fund.—There are here-
10	by appropriated to the Trust Fund amounts equivalent to
11	the taxes received in the Treasury under section 4691.
12	"(c) Expenditures From Trust Fund.—Amounts
13	in the Trust Fund shall be available, without further Act
14	of appropriation, upon request by the head of the appro-
15	priate Federal agency in such amounts as the agency head
16	determines are necessary—
17	"(1) to provide funding under section 12 of the
18	Clean Power Plant and Modernization Act of 1999,
19	as in effect on the date of enactment of this section;
20	"(2) to provide funding for the demonstration
21	program under section 13 of such Act, as so in ef-
22	fect;
23	"(3) to provide assistance under section 15 of
24	such Act, as so in effect;
25	"(4) to provide assistance under section 16 of

such Act, as so in effect; and

1	"(5) to provide funding under section 17 of
2	such Act, as so in effect.".
3	(b) Conforming Amendment.—The table of sec-
4	tions for such subchapter A is amended by adding at the
5	end the following:
	"Sec. 9511. Clean Air Trust Fund.".
6	SEC. 9. ACCELERATED DEPRECIATION FOR INVESTOR
7	OWNED GENERATING UNITS.
8	(a) In General.—Section 168(e)(3) of the Internal
9	Revenue Code of 1986 (relating to classification of certain
10	property) is amended—
11	(1) in subparagraph (E) (relating to 15-year
12	property), by striking "and" at the end of clause
13	(ii), by striking the period at the end of clause (iii)
14	and inserting ", and", and by adding at the end the
15	following:
16	"(iv) any 45-percent efficient fossil
17	fuel-fired generating unit."; and
18	(2) by adding at the end the following:
19	"(F) 12-YEAR PROPERTY.—The term '12-
20	year property' includes any 50-percent efficient
21	fossil fuel-fired generating unit.".
22	(b) Definitions.—Section 168(i) of the Internal
23	Revenue Code of 1986 (relating to definitions and special
24	rules) is amended by adding at the end the following:

1	"(15) FOSSIL FUEL-FIRED GENERATING
2	UNITS.—
3	"(A) 50-percent efficient fossii
4	FUEL-FIRED GENERATING UNIT.—The term
5	'50-percent efficient fossil fuel-fired generating
6	unit' means any property used in an investor-
7	owned fossil fuel-fired generating unit pursuant
8	to a plan approved by the Secretary, in con-
9	sultation with the Administrator of the Envi-
10	ronmental Protection Agency, to place into
11	service such a unit that is in compliance with
12	sections 4(a)(2) and 5(c) of the Clean Power
13	Plant and Modernization Act of 1999, as in ef-
14	fect on the date of enactment of this paragraph
15	"(B) 45-percent efficient fossii
16	FUEL-FIRED GENERATING UNIT.—The term
17	'45-percent efficient fossil fuel-fired generating
18	unit' means any property used in an investor-
19	owned fossil fuel-fired generating unit pursuant
20	to a plan so approved to place into service such
21	a unit that is in compliance with sections
22	4(a)(1) and 5(b) of such Act, as so in effect."
23	(c) Conforming Amendment.—The table contained
24	in section $168(c)$ of the Internal Revenue Code of 1986
25	(relating to applicable recovery period) is amended by in-

1	serting after the item relating to 10-year property the fol-
2	lowing:
	"12-year property
3	(d) Effective Date.—The amendments made by
4	this section shall apply to property used after the date of
5	enactment of this Act.
6	SEC. 10. GRANTS FOR PUBLICLY OWNED GENERATING
7	UNITS.
8	Any capital expenditure made after the date of enact-
9	ment of this Act to purchase, install, and bring into com-
10	mercial operation any new publicly owned generating unit
11	that—
12	(1) is in compliance with sections $4(a)(1)$ and
13	5(b) shall, for a 15-year period, be eligible for par-
14	tial reimbursement through annual grants made by
15	the Secretary of the Treasury, in consultation with
16	the Administrator, in an amount equal to the mone-
17	tary value of the depreciation deduction that would
18	be realized by reason of section $168(c)(3)(E)$ of the
19	Internal Revenue Code of 1986 by a similarly-situ-
20	ated investor-owned generating unit over that pe-
21	riod; and
22	(2) is in compliance with sections $4(a)(2)$ and
23	5(c) shall, over a 12-year period, be eligible for par-
24	tial reimbursement through annual grants made by
25	the Secretary of the Treasury, in consultation with

the Administrator, in an amount equal to the monetary value of the depreciation deduction that would be realized by reason of section 168(c)(3)(D) of such Code by a similarly-situated investor-owned generating unit over that period.

6 SEC. 11. RECOGNITION OF PERMANENT EMISSION REDUC-

7 TIONS IN FUTURE CLIMATE CHANGE IMPLE-

8 **MENTATION PROGRAMS.**

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- It is the sense of Congress that—
- (1) permanent reductions in emissions of carbon dioxide and nitrogen oxides that are accomplished through the retirement of old generating units and replacement by new generating units that meet the combustion heat rate efficiency and emission standards specified in this Act, or through replacement of old generating units with nonpolluting renewable power generation technologies, should be credited to the utility sector, and to the owner or operator that retires or replaces the old generating unit, in any climate change implementation program enacted by Congress;
 - (2) the base year for calculating reductions under a program described in paragraph (1) should be the calendar year preceding the calendar year in which this Act is enacted; and

1	(3) a reasonable portion of any monetary value
2	that may accrue from the crediting described in
3	paragraph (1) should be passed on to utility cus-
4	tomers.
5	SEC. 12. RENEWABLE AND CLEAN POWER GENERATION
6	TECHNOLOGIES.
7	(a) In General.—Under the Renewable Energy and
8	Energy Efficiency Technology Act of 1989 (42 U.S.C.
9	12001 et seq.), the Secretary of Energy shall fund re-
10	search and development programs and commercial dem-
11	onstration projects and partnerships to demonstrate the
12	commercial viability and environmental benefits of electric
13	power generation from—
14	(1) biomass (excluding unseparated municipal
15	solid waste), geothermal, solar, and wind tech-
16	nologies; and
17	(2) fuel cells.
18	(b) Types of Projects.—Demonstration projects
19	may include solar power tower plants, solar dishes and en-
20	gines, co-firing of biomass with coal, biomass modular sys-
21	tems, next-generation wind turbines and wind turbine
22	verification projects, geothermal energy conversion, and
23	fuel cells.
24	(c) Authorization of Appropriations.—In addi-
25	tion to amounts made available under any other law, there

1	is authorized to be appropriated to carry out this section
2	\$75,000,000 for each of fiscal years 2001 through 2010.
3	SEC. 13. CLEAN COAL, ADVANCED GAS TURBINE, AND COM-
4	BINED HEAT AND POWER DEMONSTRATION
5	PROGRAM.
6	(a) In General.—Under subtitle B of title XXI of
7	the Energy Policy Act of 1992 (42 U.S.C. 13471 et seq.),
8	the Secretary of Energy shall establish a program to fund
9	projects and partnerships designed to demonstrate the ef-
10	ficiency and environmental benefits of electric power gen-
11	eration from—
12	(1) clean coal technologies, such as pressurized
13	fluidized bed combustion and an integrated gasifi-
14	cation combined cycle system;
15	(2) advanced gas turbine technologies, such as
16	flexible midsized gas turbines and baseload utility
17	scale applications; and
18	(3) combined heat and power technologies.
19	(b) Selection Criteria.—
20	(1) IN GENERAL.—Not later than 1 year after
21	the date of enactment of this Act, the Secretary of
22	Energy shall promulgate criteria and procedures for
23	selection of demonstration projects and partnerships
24	to be funded under subsection (a).

1	(2) Required Criteria.—At a minimum, the
2	selection criteria shall include—
3	(A) the potential of a proposed demonstra-
4	tion project or partnership to reduce or avoid
5	emissions of pollutants covered by section 5 and
6	air pollutants covered by section 111 of the
7	Clean Air Act (42 U.S.C. 7411); and
8	(B) the potential commercial viability of
9	the proposed demonstration project or partner-
10	ship.
11	(c) Authorization of Appropriations.—
12	(1) In General.—In addition to amounts
13	made available under any other law, there is author-
14	ized to be appropriated to carry out this section
15	\$75,000,000 for each of fiscal years 2001 through
16	2010.
17	(2) DISTRIBUTION.—The Secretary shall make
18	reasonable efforts to ensure that, under the program
19	established under this section, the same amount of
20	funding is provided for demonstration projects and
21	partnerships under each of paragraphs (1), (2), and
22	(3) of subsection (a).

1 SEC. 14. EVALUATION OF IMPLEMENTATION OF THIS ACT

- 2 AND OTHER STATUTES.
- 3 (a) IN GENERAL.—Not later than 2 years after the
- 4 date of enactment of this Act, the Secretary of Energy,
- 5 in consultation with the Chairman of the Federal Energy
- 6 Regulatory Commission and the Administrator, shall sub-
- 7 mit to Congress a report on the implementation of this
- 8 Act.
- 9 (b) Identification of Conflicting Law.—The
- 10 report shall identify any provision of the Energy Policy
- 11 Act of 1992 (Public Law 102–486), the Energy Supply
- 12 and Environmental Coordination Act of 1974 (15 U.S.C.
- 13 791 et seq.), the Public Utility Regulatory Policies Act
- 14 of 1978 (16 U.S.C. 2601 et seq.), or the Powerplant and
- 15 Industrial Fuel Use Act of 1978 (42 U.S.C. 8301 et seq.),
- 16 or the amendments made by those Acts, that conflicts with
- 17 the intent or efficient implementation of this Act.
- 18 (c) Recommendations.—The report shall include
- 19 recommendations from the Secretary of Energy, the
- 20 Chairman of the Federal Energy Regulatory Commission,
- 21 and the Administrator for legislative or administrative
- 22 measures to harmonize and streamline the statutes speci-
- 23 fied in subsection (b) and the regulations implementing
- 24 those statutes.

1	SEC. 15. ASSISTANCE FOR WORKERS ADVERSELY AF-
2	FECTED BY REDUCED CONSUMPTION OF
3	COAL.
4	In addition to amounts made available under any
5	other law, there is authorized to be appropriated
6	\$75,000,000 for each of fiscal years 2001 through 2015
7	to provide assistance, under the economic dislocation and
8	worker adjustment assistance program of the Department
9	of Labor authorized by title III of the Job Training Part-
10	nership Act (29 U.S.C. 1651 et seq.), to coal industry
11	workers who are terminated from employment as a result
12	of reduced consumption of coal by the electric power gen-
13	eration industry.
14	SEC. 16. COMMUNITY ECONOMIC DEVELOPMENT INCEN-
15	TIVES FOR COMMUNITIES ADVERSELY AF-
16	FECTED BY REDUCED CONSUMPTION OF
17	COAL.
18	In addition to amounts made available under any
19	other law, there is authorized to be appropriated
20	\$75,000,000 for each of fiscal years 2001 through 2015
21	to provide assistance, under the economic adjustment pro-
22	gram of the Department of Commerce authorized by the
23	Public Works and Economic Development Act of 1965 (42
24	U.S.C. 3121 et seq.), to assist communities adversely af-
25	fected by reduced consumption of coal by the electric
26	power generation industry.

1 SEC. 17. CARBON SEQUESTRATION.

- 2 (a) Carbon Sequestration Strategy.—In addi-
- 3 tion to amounts made available under any other law, there
- 4 is authorized to be appropriated to the Environmental
- 5 Protection Agency and the Department of Energy for each
- 6 of fiscal years 2001 through 2003 a total of \$15,000,000
- 7 to conduct research and development activities in basic
- 8 and applied science in support of development by Sep-
- 9 tember 30, 2003, of a carbon sequestration strategy that
- 10 is designed to offset all growth in carbon dioxide emissions
- 11 in the United States after 2010.
- 12 (b) Methods for Biologically Sequestering
- 13 CARBON DIOXIDE.—In addition to amounts made avail-
- 14 able under any other law, there is authorized to be appro-
- 15 priated to the Environmental Protection Agency and the
- 16 Department of Agriculture for each of fiscal years 2001
- 17 through 2010 a total of \$30,000,000 to carry out soil res-
- 18 toration, tree planting, wetland protection, and other
- 19 methods of biologically sequestering carbon dioxide.
- 20 (c) Limitation.—A project carried out using funds
- 21 made available under this section shall not be used to off-
- 22 set any emission reduction required under any other provi-
- 23 sion of this Act.

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